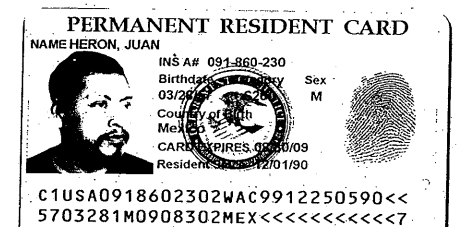
Case 3:07-cr-02872-JM Document 18-3 Filed 01/11/2008 Page 1 of 7

## EXHIBIT A



HERON<<JUAN<<<<<<<<

Filed 01/11/2008

### HERORANDOM-COP26REAMANDOSURPODRO-30F ELMFOL/4种2000NENTROPESIDENCE

PLACE: LOS ANGELES, CA

FILE NO: 91860230

STATUS AS A LAWFUL PERMANENT RESIDENT OF THE UNITED STATES IS ACCORDED:

NAME: JUAN

HERON

SEX: M

IN CARE OF:

BIRTH DATE: 03/28/57

STREET ADDRESS: 1314 1/2 LINWOOD AVE

CTRY OF BIRTH: MEXIC

CITY: LOS ANGELES

CA 90017

NATIONALITY: MEXIC

CITY OF BIRTH: GUERRERO

COUNTRY OF LAST RESIDENCE: MEXIC

MARITAL STATUS: N

OCCUPATION:

MOTHERS FIRST NAME: BERNARDINA

FATHERS FIRST NAME: CARMEN

UNDER THE FOLLOWING PROVISIONS OF LAW:

(X) SEC 210 (A) OF THE IEN ACT

AS OF: 12/01/90

AT: XLA

CLASS OF ADM/ADJ: W26

RECOMMENDED BY: AUTO

DATE: 06/10/91

REMARKS:

IMDAC COPY SENT:

FORM I-181 (REV 11-1-88)

001773

## EXHIBIT B

# U.S. DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW IMMIGRATION COURT 2409 LA BRUCHERIE ROAD IMPERIAL, CA 92251

In the Matter of: \*S-HERON, JUAN P67763 Case No.: A91-860-230

Docket: CALIPATRIA STATE PRISON

RESPONDENT

IN REMOVAL PROCEEDINGS

#### ORDER OF THE IMMIGRATION JUDGE

Upon the basis of respondent's admissions, I have determined that the respondent is subject to removal on the charge(s) in the Notice to Appear.

Respondent has made no application for relief from removal.

It Wis HEREBY, DECERED that the respondent be removed from the United States to on the charge(s) contained in the Notice to Appear.

It is FURTHER ORDERED that if the aforenamed country advises the Attorney General that it is unwilling to accept the respondent into its territory or fails to advise the Attorney General within 30 days following original inquiry whether it will or will not accept respondent into its territory, respondent shall be removed to \_\_\_\_\_\_\_\_

If you fail to appear for removal at the time and place ordered by the INS, other than because of exceptional circumstances beyond your control (such as serious illness of the alien or death of an immediate relative of the alien, but not including less compelling circumstances), you will not be eligible for the following forms of relief for a period of ten (10) years after the date you were required to appear for removal:

- (1) Voluntary departure as provided for in section 240B of the Immigration and Nationality Act;
- (2) Cancellation of removal as provided for in section 240A of the Immigration and Nationality Act; and
- (3) Adjustment of status or change of status as provided for in section 245, 248 or 249 of the Immigration and Nationality Act.

DENNIS R. JAMES
Immigration Judge

Appeal: RESERVED/DAIVED (A/I/B)

Date: Dec 30, 2004

CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY: MAIL (M) PERSONAL SERVICE (P)

TO: [ ] ALIEN [ ] ALIEN c/o Custodial Officer [ ] Alien's ATT/REP [ ] INS

DATE: / ) ... ... (C) BY: COURT STAFF \_\_\_\_\_\_\_\_

Attachments: [ ] EOIR-33 [ ] EOIR-28 [ ] Legal Services List [ ] Other 7X

GDG

## EXHIBIT C

File No: A91 860 230

CDC: (

In removal proceedings under section 240 of the Immigration and Nationality Act

Rel Date: 1/3/2005 In the Matter of: U.S. IMMIGRATION & NATURALIZATION SERVICE Respondent: INSTITUTIONAL HEARING PROGRAM HERON, Juan currently residing at C/O California Department of Corrections 7618 BAIR Marea code and phone number) (Number, street, city, state and ZIP code) CALIPATRIA, CA. 92233 1. You are an arriving alien. Q. You are an alien present in the United States who has not been admitted or paroled. 🗵 3. You have been admitted to the United States, but are deportable for the reasons stated below. The Service alleges that you: ☐ 4. You are not a citizen or national of the United States. 🌘 🗆 6. You were admitted to the United States at Los Angeles, California on or about 12/1/1990 as an immigrant. ☐ 7. You were, on 1/18/2000, convicted in the Superior Court of California, County of Los Angeles for the offense of Assault With Firearm-Person, in violation of Section 245(a)(2) of the California Penal Code; 8. For that offense, you were sentenced to confinement for a period of 3 years On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the following provision(s) of law: 237(a)(2)(A)(iii) of the Immigration and Nationality Act, as amended, in that, at any time after admission, you have been convicted of an aggravated felony as defined in Section 101(a)(43)(F) of the Act, a crime of violence (as defined in section 16 of Title 18, United States Code, but not including a purely political offensel for which the term of imprisonment ordered is at least one year. ☐ This notice is being issued after an asylum officer has found that the respondent has demonstrated a credible fear of persecution. ☐ Section 235(b)(1) order was vacated pursuant to: ☐ 8 CFR 208.30(f)(2) ☐ 8 CFR 235.3(b)(5)(iv) YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at: To be set (Complete Address of Immigration court; Including room Number, if any) to show why you should not be removed from the United States based on the charge(s) set forticabove. (Date) (Time) F.E. Coughlin Acting Supervisory Detention and Deportation Officer 12/13/14 (Signature and Title of Issuing Officer) Date: Calipatria, California (City and State)

See reverse for important information

Form I-862 (Rev. 4-1-97)